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JUL 03 2008

PATENT

Docket: CU-2571

COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL,
CONTINUATION OR CIP)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION

This declaration is of the following type: (check one applicable item below)

- original
- design
- supplemental

Note: If the Declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do not check next item; check appropriate one of last three items.

- national stage of PCT

Note: If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR CIP.

- divisional
- continuation
- continuation-in-part (CIP)

INVENTORSHIP IDENTIFICATION

WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

TITLE OF INVENTION

TOOL HANDLE

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SPECIFICATION IDENTIFICATION

the specification of which: (complete (a), (b) or (c))

(a) is attached hereto.

(b) was filed on _____ as Serial No. _____ or
 Express Mail No. (as Serial No. not yet known) _____
and was amended on _____ (if applicable).

Note: Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the Declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental Declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 CER 1.67.

(c) was described and claimed in PCT International Application No. PCT/SE99/02311 filed on 10 December 1999.

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56;

(also check the following items, if desired)

and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and

in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 CFR 1.98.

PRIORITY CLAIM (35 U.S.C. § 119(a)-(d))

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

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(complete (d) or (e))

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(d) no such applications have been filed.
 (e) such applications have been filed as follows.

Note: Where item (c) is entered above and the international application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

**PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS
(6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION
AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)**

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day/month/year)	PRIORITY CLAIMED UNDER 35 USC 119
Sweden	9804480-3	22 December 1998	<input checked="" type="checkbox"/> YES NO <input type="checkbox"/>
			<input type="checkbox"/> YES NO <input type="checkbox"/>

**CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S)
(35 U.S.C. § 119(e))**

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

PROVISIONAL APPLICATION NUMBER	FILING DATE

**ALL FOREIGN APPLICATION(S), IF ANY, FILED MORE THAN 12 MONTHS
(6 MONTHS FOR DESIGN) PRIOR TO THIS U.S. APPLICATION**

Note: If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stage or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CIP APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120.

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POWER OF ATTORNEY

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I hereby appoint the following practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith (*list name and registration number*):

Thomas F. Peterson, 24790; Richard J. Streit, 25765; Donald P. Reynolds, 26220; W. Dennis Drehkoff, 27193; Vangelis Economou, 32341; Brian W. Hameder, 45613; Valerie Neymeyer-Tynkov, Reg. 46956; Paul B. West, 18947; Joseph H. Handelman, 26179; Peter D. Galloway 27885; John Richards, 31503; Iain C. Baillie, 24090; Richard P. Berg, 28145

Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO:

DIRECT TELEPHONE CALLS TO:

(Name and telephone number)

c/o Ladas & Parry
224 South Michigan Avenue
Suite 1200
Chicago, Illinois 60604

(312) 427-1300

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

Note: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

Full name of first inventor

Stefan

(Given Name)

(Middle Initial or Name)

CARLSSON

(Family (or Last) Name)

Inventor's signature

Date 01/23

Country of Citizenship Sweden

Residence Bankeryd, Sweden

Post Office Address Sjöåkravägen 69, SE-564 31 Bankeryd, Sweden

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Full name of second joint inventor

Jacek

(Given Name)

(Middle Initial or Name)

CHALAS

(Family (or Last) Name)

Inventor's signature

Date _____ Country of Citizenship Sweden

Residence Malmö, Sweden

Post Office Address Söderåsgatan 141, SE-216 17 Malmö, Sweden

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Practitioner's Docket No.

CU-2571

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: *Stefan Carlsson et al.*

Application No. 09 1868, 526 Group No.:

Filed: June 19, 2001

Examiner:

For: *TOOL HANDLE*

Mail Stop Petition
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

**PETITION BY PERSON HAVING PROPRIETARY INTEREST TO FILE
 APPLICATION ON BEHALF OF INVENTOR(S) WHO REFUSE TO SIGN OR
 CANNOT BE FOUND (37 C.F.R. § 1.47(b))**

NOTE: 37 C.F.R. § 1.47 Filing when an Inventor refuses to sign or cannot be reached.

(b) Whenever all of the inventors refuse to execute an application for patent, or cannot be found or reached after diligent effort, a person to whom an inventor has assigned or agreed in writing to assign the invention, or who otherwise shows sufficient proprietary interest in the matter justifying such action, may make application for patent on behalf of and as agent for all the inventors. The oath or declaration in such an application must be accompanied by a petition including proof of the pertinent facts, a showing that such action is necessary to preserve the rights of the parties or to prevent irreparable damage, the fee set forth in § 1.17(b), and the last known address of all of the inventors. An inventor may subsequently join in the application by filing an oath or declaration complying with § 1.63.

(c) The Office will send notice of the filing of the application to all inventors who have not joined in the application at the address(es) provided in the petition under this section, and publish notice of the filing of the application in the Official Gazette. The Office may dispense with this notice provision in a continuation or divisional application, if notice regarding the filing of the prior application was given to the non-signing inventor(s).

CERTIFICATION UNDER 37 C.F.R. §§ 1.8(a) and 1.10*
 (When using Express Mail, the Express Mail label number is mandatory;
 Express Mail certification is optional.)

I hereby certify that, on the date shown below, this correspondence is being:

MAILING

deposited with the United States Postal Service in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450
 37 C.F.R. § 1.8(a)

with sufficient postage as first class mail. as "Express Mail Post Office to Addressee"
 Mailing Label No. _____ (mandatory)

TRANSMISSION

facsimile transmitted to the Patent and Trademark Office (311) 273-6300.

Signature

Brian W. Hameder

(type or print name of person certifying)

* Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.8(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

(Petition by Person Having Proprietary Interest to File Application on Behalf of Inventor(s) Who Refuse to Sign or Cannot Be Reached (37 C.F.R. § 1.47(b)) [1-6.1]—page 1 of 2)

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WARNING: "Filing under 37 CFR 1.47(b) and 35 U.S.C. 118 is permitted only when no inventor is available to make application" § 40903(b), MPEP, 8th Edition.

1. The person/party having a proprietary interest in the above identified application, signs below and petitions to make this application on behalf of the non-signing inventor(s):

Stefan Carlson (deceased) and Jacek Chalas

Type name of drafted joint inventor

who:

refuses to join in the application
 cannot be found after diligent effort

2. This petition is accompanied by (i) a showing of sufficient proprietary interest, (ii) proof of the pertinent facts and (iii) the last known address of the non-signing inventor as set forth in the accompanying:

STATEMENT OF FACTS IN SUPPORT OF FILING ON BEHALF OF NONSIGNING INVENTOR (37 C.F.R. § 1.47).

3. The fee set forth in § 1.17(g) (\$200.00), required by 37 C.F.R. § 1.47(a), is paid as follows:

Attached is a check money order in the amount of \$ 200.00
 Authorization is hereby made to charge the amount of \$ 200.00
 to Deposit Account No. 12-0400
 to Credit card as shown on the attached credit card information authorization form PTO-2038.

WARNING: Credit card information should not be included on this form as it may become public.

Charge any additional fees required by this paper or credit any overpayment in the manner authorized above.
 A duplicate of this paper is attached.

4. Identification of Person(s) Making this Statement

The person making this statement is:

the owner or a person authorized to sign on behalf of the owner on the basis of

an assignment
 recorded: Reel 012 817 Frame 0543
 unrecorded
 copy attached
 Statement under 37 C.F.R. § 3.73(b) is enclosed (Form PTO/SB/96)
 an agreement
 copy attached
 other _____
 supporting papers attached

Hakan Johansson

Type name of person who signs

Manager Research & Development

Official capacity of person who signs (if applicable)

H.J.
Signature

(Petition by Person Having Proprietary Interest to File Application on Behalf of Inventor(s) Who Refuse to Sign or Cannot Be Reached (37 C.F.R. § 1.47(b)) (1-5.1)—page 2 of 2)

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ADDED PAGE TO COMBINED DECLARATION AND POWER OF
ATTORNEY FOR SIGNATURE BY PERSON WITH SUFFICIENT
PROPRIETARY INTEREST WHERE NO INVENTOR IS AVAILABLE TO
SIGN AND ON BEHALF OF ALL THE INVENTOR(S) WHO REFUSE(S) TO
SIGN OR CANNOT BE REACHED (37 C.F.R. § 1.47(b))

WARNING: "Filing under 37 CFR 1.47(b) and 35 U.S.C. 118 is permitted only when no Inventor is available to make application" 5 403030, MPEP, 8th Edition.

Hakan Elvingsson

(type or print name of person (entity) with sufficient proprietary interest or authorized to act on behalf of such person (entity))

hereby declare that:

I. I am a citizen of Sweden
residing at ANZA AB Box 133
564 23 Bankeryd

II.

am a person with sufficient proprietary interest.
 am authorized by the following person or juristic entity with sufficient proprietary interest,

(complete the following information, if applicable):

ANZA AB

Name of assignee or entity having sufficient proprietary interest

P.O. Box 133

Address of assignee or entity having sufficient proprietary interest

Bankeryd, Sweden SE-564

Title of person executing this declaration and authorization to sign on behalf of assignee or entity having sufficient proprietary interest

III. By virtue of this proprietary interest, I sign this declaration on behalf of, and as agent for:

Full name of (first, second, etc.) Irene Elvingsson - Carlsson
nonsigning Inventor who Legal representative of Stefan Carlsson (deceased) refused to sign. cannot be found or reached.

NOTE: The name of the nonsigning Inventor(s) should preferably also be inserted at the appropriate prior space in the declaration, adding the words "nonsigning Inventor-completed on added page."

Sweden

Country of Citizenship of nonsigning Inventor

Roasjön Järlåsa

Last known address of nonsigning Inventor

512 92 SVENLJUNGA, Sweden

Added Pages to Combined Declaration and Power of Attorney for Signature by Person With Sufficient Proprietary Interest Where No Inventor Is Available to Sign and on Behalf of All the Inventor(s) Who Refuse(s) to Sign or Cannot Be Reached [1-5]—page 1 of 2

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NOTE: *Ordinarily, the last known address will be the last known residence of the nonsigning inventor(s). A post office box is insufficient. Other addresses at which the nonsigning inventor(s) may be reached should also be given (and these can best be given in the Statement of Facts in Support of Filing on Behalf of Nonsigning Inventor). M.P.E.P. § 403.03(a), 6th ed.*

IV. Upon information and belief, I aver those fact that the inventor is required to state, 37 C.F.R. § 1.64(b).

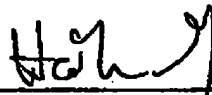
V. Accompanying this declaration is as:

(1) Petition by Person Having Proprietary Interest to File Application on Behalf of Inventor(s) Who Refuse to Sign or Cannot Be Found (37 C.F.R. § 1.47(b)) to establish the proof of pertinent facts, and to show that such action is necessary to preserve the rights of the parties or to prevent irreparable damage, and

NOTE: Proof that such action is necessary to preserve the right of the parties or prevent irreparable damage may be made in either one of the above declarations by person having first-hand knowledge.

(2) the petition fee of \$130.00. (37 C.F.R. § 1.17(h))

Date: 2008-06-03



Signature of person with sufficient proprietary interest or authorized to act on behalf of such person or entity

(Added Pages to Combined Declaration and Power of Attorney for Signature by Person With Sufficient Proprietary Interest Where No Inventor Is Available to Sign and on Behalf of All the Inventor(s) Who Refuse(s) to Sign or Cannot Be Reached [1-5]—page 2 of 2)

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Practitioner's Docket No. CU-2571

ADDED PAGE TO COMBINED DECLARATION AND POWER OF
ATTORNEY FOR SIGNATURE BY PERSON WITH SUFFICIENT
PROPRIETARY INTEREST WHERE NO INVENTOR IS AVAILABLE TO
SIGN AND ON BEHALF OF ALL THE INVENTOR(S) WHO REFUSE(S) TO
SIGN OR CANNOT BE REACHED (37 C.F.R. § 1.47(b))

WARNING: "Filing under 37 CFR 1.47(b) and 35 U.S.C. 118 is permitted only when no inventor is available to make application" § 40903(c), MPEP, 8th Edition.

1. Hakan Johansson
(type or print name of person (entity) with sufficient proprietary interest or authorized to act on behalf of such person (entity))

hereby declare that:

I. I am a citizen of Sweden
residing at ANZA AB
Box 564 23 Bankeryd

II. I

am a person with sufficient proprietary interest.
 am authorized by the following person or juristic entity with sufficient proprietary interest,

(complete the following information, if applicable):

ANZA AB

Name of assignee or entity having sufficient proprietary interest

P. O. Box 133

Address of assignee or entity having sufficient proprietary interest

Bankeryd, Sweden SE-564

Title of person executing this declaration and authorization to sign on behalf of assignee or entity having sufficient proprietary interest

III. By virtue of this proprietary interest, I sign this declaration on behalf of, and as agent for:

Full name of (first, second, etc.) Jacek CHALAS

nonsigning Inventor who

refused to sign.
 cannot be found or reached.

NOTE: The name of the nonsigning Inventor(s) should preferably also be inserted at the appropriate prior space in the declaration, adding the words "nonsigning Inventor-completed on added page."

Sweden

Country of Citizenship of nonsigning Inventor

Söderåsgatan 141

Last known address of nonsigning Inventor

SE-216 17 Malmö, Sweden

(Added Pages to Combined Declaration and Power of Attorney for Signature by Person With Sufficient Proprietary Interest Where No Inventor is Available to Sign and on Behalf of All the Inventor(s) Who Refuse(s) to Sign or Cannot Be Reached [1-5]—page 1 of 2)

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NOTE: Ordinarily, the last known address will be the last known residence of the non-signing inventor(s). A post office box is insufficient. Other addresses at which the non-signing inventor(s) may be reached should also be given (and these can best be given in the Statement of Facts in Support of Filing on Behalf of Non-Signing Inventor). M.P.E.P. § 403.03(b), 6th ed.

IV. Upon information and belief, I aver those fact that the inventor is required to state, 37 C.F.R. § 1.64(b).

V. Accompanying this declaration is a:

(1) Petition by Person Having Proprietary Interest to File Application on Behalf of Inventor(s) Who Refuse to Sign or Cannot Be Found (37 C.F.R. § 1.47(b)) to establish the proof of pertinent facts, and to show that such action is necessary to preserve the rights of the parties or to prevent irreparable damage, and

NOTE: Proof that such action is necessary to preserve the right of the parties or prevent irreparable damage may be made in either one of the above declarations by person having first-hand knowledge.

(2) the petition fee of \$130.00. (37 C.F.R. § 1.17(h))

Date: 2008-06-03

Heikun Jansson
Signature of person with sufficient proprietary interest or authorized to act on behalf of such person or entity

(Added Pages to Combined Declaration and Power of Attorney for Signature by Person With Sufficient Proprietary Interest Where No Inventor Is Available to Sign and on Behalf of All the Inventor(s) Who Refuse(s) to Sign or Cannot Be Reached [1-5]—page 2 of 2)

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